MEMPHIS, TENN., WEDNESDAY, MARCH 3, 1880.

VOL. XXXIX-NUMBER 54

INDICATIONS. WARHINGTON, D. C., March 3-1 a.m. For Tennessee and the Ohio calley, cloudy and threatening weather, with occasiona rain and falling barometer, higher tem-

perature, southeast to southwest winds. WEATHER OWNERVATIONS. WAR DEP'T, SIGNAL SERVICE, U. S. ARMY, TOESDAY, March 2, 1880, 10:08 p. m. (C. 2) Wind. Wind. Wind. Off. | Wind. Off. | Wind. | 20 | 30 | 29 | 52 | Calm. | Soc. | Calm. | Soc. | Calm. | Soc. | Sec. | Sec.

THE ladies must not forget the matinee performance at the Theater on Thursday afternoon for the benefit of the Irish relief fund, when John M'Callough will appear in the

WE are glad to know that the lecture at the Le Moyne school fast night was, notwithstanding the inclement weather, well attended, and that all who were present ex-

Memphis. Here she will meet the trade of his side of the house they would have a vote upon it or they would remain silent for a upon it or they would remain silent for a great river. And here she can most ou a soliu footing her great rival, St. Louis, and neutralise the growing power of Louisville.

rick's day) the formal opening of the Cincinnati Southern railroad will take place. The excursionists from the south, as far as Savannah and Charleston, are to be enterin the great music ball on the eighteenth,

ruffian so brutal and indecent as to attempt foot of the altar of St. Peter's courch. The best detectives in the world have been unable to assure the women of Memphis the protection they are entitled to by the arrest of a secondrel who defied the police by the

to myest in cotton and bagging and other the clerk of the house shall, at the comthat in time might make of Mississippi a second Georgia. Encourage manufactures, gentlemen of the legislature of Mississippi, and you will increase your population and light the burdens of your State.

In time might make of Mississippi a corder, call the roll of members, and, pending the election of speaker, preserve order and decide all questions of order, subject to speak by any member. Agreed to—yeas, 144; nay state taxation on shares of banks shall not be at greater rate than is assessed by secretly escribed these line. The railroad companies shall not be at greater rate than is assessed to on other money, capital in the hands of city and you will increase your population and light the burdens of your State.

THE appropriement by telegraph from Washington this morning that Hon. Ben Hill has been proceeded against in the courts of the district for seduction, will give pain to very many persons not citizens of Georgia. The hitherto exalted standing of the man almost forbids the entertaining for a moment of a doubt as to the falsity of the shares, but as Falsebood travels seven miles.

The amendment giving the committee on agricultural department was agreed to—yeas, 131; pays, 101.

The amendment giving the committee on agricultural department was agreed to—yeas, 131; pays, 101.

The amendment giving the committee on agricultural department was agreed to—yeas, 131; pays, 101.

The amendment giving the committee on agricultural department was agreed to—yeas, 131; pays, 101.

The amendment giving the committee on agricultural department was agreed to—yeas, 131; pays, 101.

The amendment giving the committee on agricultural department was agreed to—yeas, 131; pays, 101.

The amendment giving the committee on agricultural department was agreed to—yeas, 131; pays, 101.

The amendment giving the committee on agricultural department was agreed to—yeas, 131; pays, 101.

The amendment giving the committee on agricultural department was agreed to—yeas, 131; pays, 101.

The amendment giving the committee on agricultural department was agreed to—yeas, 131; pays, 101.

The amendment giving the committee on propertion to their real value than other moneyed capital, is in condition of its with the act of congress, even though no greater percentage is valued on that valuation of other moneyed capital, is in condition of its with the act of congress, even though no greater percentage is valued on that valuation of the Union Pacific road, both batteries and telegraph line were seized by the railroad. No ment of the union of the Union Pacific road, the Union department of the valuation of the Union Pacific road, the Union Pacific road, the Union of the Union Pacific road, the Union of the valuation of the Union Pacific road, the Union of the Union Pacific road of the valua to very many persons not citizens of Georgia. The hitherto exalted standing of the man almost forbids the entertaining for a moment of a doubt as to the falsity of the charge, but as Falsehood travels seven miles while Truth is pulling on its boots, the results of the content of the content

Tun sending of Cowley to the same penisoler to convicts, after he has passed through the period of retirement to which he has been sentenced, he will bring to his labors a merel to make the manner of the sentence of the sentence

in the coming canvass. While the Republipans are divided in opinion as to who will reeive the nomination of their party at Chi- lowing resolution:

column that Judge James Anderson is likely ery soon to be put upon trial in the criminal years in the penitentiary in each bill, who are exerting themselves unusually under the spur of a warm personal friendship, will be able to produce a change of venus under the plea of a prevalent and manimous public indignation, but this will hardly serve him when the maked facts are alleged even the specific to the specific to the came a period in the career of a soldier when his record cases of the career of a soldier when his record cases of the career of a soldier when his record cases of the career of a soldier when his record cases of the career of a soldier when his record cases of the career of a soldier when his record cases of the career of a soldier when his record cases of the career of a soldier when his record cases of the career of a soldier when his record cases of the career of a soldier when his record cases of the career of a soldier when his record cases of the career of a soldier when his record cases of the career of a soldier when his record cases of the career of a soldier when his record cases of the career of a soldier when his record cases of the career of a soldier when the career of before strangers and sustained, as sustained of a soldier when his record ceased to be a brilliant one; Benedict Arnold's record was at one time as brilliant as that of any soldier comful contradiction. The way of the in any war. It was well to take a man's fortransgressor is hard. None had better op- mer reputation into account on his trial; but portunities of learning this than this man it is no detense, no excuse for guilt. Senator Logan wished to discuss the case from a legal who has been a practicing lawyer for nearly standpoint. He held that congress had no thirty pears, and has idecided many cases as power to set aside a sentence by a court-index of the circuit court. judge of the circuit court.

fully alive to the importance of reaffirming the government; but, even after his restoration, no one has power such foreign powers as are disposed to sup- board of review was appointed to see if there port and sustain the DeLesseps or any similar enterprise on this continent. He has introduced a joint resolution that is much fuller than any of the others yet offered in the house, which declares that the attempt of foreign capitalists to construct an interpolation occanic canal as dangerous to our peace and occanic canal as dangerous to our peace and now we are asked to set aside the verdict of by his partner, John Lee, for a trifling of safety. It further declares in candid, friendly terms to all nations, that the United States will not, beyond that now possessed, consent to dominion or control by a conficted, and pay him about sixty thousand dollars. The request should be most carefully examined. An unsworn board of three officers, without authority of law, any European power or any territory of the power to send for or swear witnesses, or teamster named Frank Harrington.

American continent, by colonization or otherwise, nor permit occupation by any European power or any territory, either directly or indirectly, by the use of capital, corporate or individual, or the introduction of any scheme or policy which would er might carry with it a right to such power to interfere in the concerns of that Territory or State, to the proje- martial, approved by another President mx- FACTORIES DESTROYED - FATALLY BURNED. dice of the interests of this government. It resolves further that "in the opinion of this government tile completion of a canal across government tile completion of a canal across the continent, the dividing western hemisphere, not under the control of the government of America, whose trade and progress are liable to be most affected thereby, will jeopardize the peace, commerce and dignity of those free and independent States of the western hemisphere, and should not, withput out such control is distinctly recognized, be permitted. This comprehensive epitome of the declaration of the declaration of a canal across the continued service and the adjoining factory of the Domestic sewing machine of any machine of the planing mill stock, and \$25,000 on the building. The loss on the sewing-machine property and building will probably reach \$5000. Stewart's carpet-cleaning factory was flooded, and sustained a heavy loss. Beck's wall-paper factory, a very large building, and then congress can authorize his appoint. The proposition on the sewing-machine property and building will probably reach \$5000. Stewart's carpet-cleaning factory was flooded, and sustained a heavy loss. Beck's wall-paper factory, a very large building, abuilting on the planing-mill on Twenty-ninth street were on fire several of Twenty-ninth street. In half an hour the building and the adjoining factory of the Domestic sewing-machine sewing-machine company were entirely consumed. The loss is estimated at \$75,000 on the planing-mill stock, and \$25,000 on the building. The loss on the sewing-machine property and building. The loss on the sewing-machine property and building. The loss on the sewing-machine property and building. The loss on the sewing-machine permitted. This comprehensive epitome of the doctrine of 1820 it is thought, will meet the hearly approval of the committee, and no doubt of the house, if it should be reported to it.

The President may pardon him to-morrow, and then congress can authorize his appointment as lieutenant even if it chooses, not without the pardon is standing his age; but until that pardon is granted relieving him from disability that is in the way of congress, there is no power ported to it.

The President may pardon him to-morrow, and then congress can authorize his appointment as fleutenant even if it chooses, not without the flames were promptly extinguished. The engineer of the planing-mill, the Democrats elected a justice of the justice's court, two school commissioners, assessor and times, but the flames were promptly extinguished. The engineer of the planing-mill on Twenty-ninth street, and houses on the opposite side of Twenty-ninth street were on fire several times, but the flames were promptly extinguished. The engineer of the planing-mill on Twenty-ninth street, and houses on the opposite side of Twenty-ninth street, and houses on the opposite side of Twenty-ninth street were on fire several times, but the flames were promptly extinguished. The engineer of the planing-mill. Rochester, and houses on the opposite side of Twenty-ninth street, and houses on the opposite side of Twenty-ninth street, and houses on the opposite side of Twenty-ninth street, and houses on the opposite side of Twenty-ninth street, and houses on the opposite side of Twenty-ninth street, and houses on the opposite side of Twenty-ninth street, and houses on the opposite side of Twenty-ninth street, and houses on the opposite side of Twenty-ninth street, and houses on the opposite side of Twenty-ninth street, and houses on the opposite side of Twenty-ninth street and houses on the opposite side of Twenty-ninth street, and houses on the opposite side of Twenty-ninth street, and houses on the opposite side of Twenty-ninth street were on fire several t

FORTY-SIXTH CONGRESS.

Senator Logan Commences an Elaborate Argument in Opposition to the Recommendations of the Commission of Officers in the Fitz-John Porter Case.

In the House the Revision of th Rules Brings the Public Business to a Complete Stand-Still-No Visible Progress 1et Made in the Work.

WASHINGTON, March 2.-House .- A reso ation calling on the secretary of state for information as to what measures should be taken for the more frequent publication and circulation of commercial reports, received by the State department from diplomatic and

consular officers, was adopted.

The morning hour, on motion of Mr.
Blackburn, was dispensed with, and Mr.
Blackburn moved that the house proceed to
the consideration of the report of the compressed themselves well repaid for their He stated that it was his intention to imme mittee of the whole on revision of the rules. trouble by what Judge Hammond said about the "Citizen and the Law."

Mr. Conger inquired whether Mr. Blackbura would allow a year and nay vote upon bura would allow a year and from role 21 the the amendment striking out from rule 21 the proviso allowing political riders on approto put herself in more intimate consection printion bills.

Receiving a negative answer, Mr. Conger with the far south should build a railroad to stated that if he understood the temper of

month or two months to provent a vote being Mr. Blackburn stated that he was acting On the seventeenth of March (St. Put-

Mr. House asked Mr. Blackburn to yield to him to offer an amendment allowing indi-vidual members, in case their bills are not reported from the committee within sixty of that State, but tained by the city of Cincinnati at a banquet days, to move to suspend the rules and pas

which is to be declared a public holiday, and will be one of general rejoicing and good will.

We have not yet heard of the capture of the ruffian so brutal and indecest as to attempt. Mr. Garfield, in giving his reasons fer

to violate the person of a young girl at the agreeing that the previous question should foot of the altar of St. Peter's church. The without authority, that the Democrats had retained rule 21 by promising some of their colleagues that if they voted to retain it no political riders would be put on this session. The Democratic party had gained an apparent victory with the reality of defeat.

Mr. Blackburn in reply emphatically de-

The next amendment was that requiring the yeas and nays to be taken on the passage of any bill appropriating money or relating to revenue. After being amended so as to require the yeas and mays to be taken on the tentiary where he once efficiated as chaplair, passage of general appropriation bills and to partially expiate his crime of starving the revenue bills and bills for the imprevement poor waifs under his charge, has a smack of righteons retribution about it that will be reliabed by the most charitable. In the event of his appointment as spiritual conshall have been referred to a committee,

valuable experience—can speak by the card, knowing exactly how it is himself.

The question then recurred on the adoption of the revised rules, and Mr. Conger demanded the to this morning, but Mr. Frye objected. The question then recurred on the adoption of the revised rules, and Mr. Conger demanded the yeas and nays as the only way in which his side of the house could vote against the rule allowing political ridges. The yeas and nays as the only way in which his side of the house could vote against the rule allowing political ridges. The yeas and nays as the only way in which his side of the house could vote against the rule allowing political ridges. The yeas and nays as the only way in which his side of the house could vote against the rule had thus acquired by annexation the territory and Caledonia, and the municipality known as the town of Racine was relinquished and its charter annulled. The towns of the railroad right of-way, and the various bridges on the line of the Union Pacific road and thouse acquired by annexation the territory and Caledonia, and the municipality known as the town of Racine was relinquished and its charter annulled. The towns of the railroad right of-way, and the various bridges on the line of the Union Pacific road and the main line, including the Omaha

Senate. - Senator Hoar submitted the folcago, a majority of Democrats express the opinion that Grant will be, and that General Hancock, in such an event, is likely to be the choice of the Cincinnati convention.

Resolved. That the committee on judiclary be instructed to inquire and report whether any American citizens have been arrested or imprisoned for the exercise of their constitutional right to petition this body concerning matters of grand public interest, namely—a little to a seat in this body of senator from the State of which they are citizens, with power to send for persons and papers and administer outs.

Adopted.
The morning bour having expired, consideration was resumed of unfinished busi-ness, a bill for the relief of Fitz John Porter. public administrator—a felony punishable ment in the nature of a substitute, sub-by not less than two nor more than mitted by Senator Randolph. Senator Logan spoke in opposition to the

could be restored to the army was by executive pardon. A part of his sentence was a GENERAL SINGLETON, of Mississippi, is prohibition to hold offices unde

the measure, and he thought such a recom-

to put him in the army in any rank what-Senator Logan will continue his remarks

General Sherman and other prominent men were on the floor while Senator Logan spoke to-day, and the galleries were crowded with an attentive audience. The senate passed the house bill appropriating fifty-five thousand dollars for the purchase of a site for the postoffice and other government buildings to Balfimore.

After an executive session the senate ad-

SUPREME COURT DECISIONS Tax Question from Albany, N. W. Auother One from Ohio—A Na-tional Bank Note.

A Decision which may be Considere of Interest to the Tax-Pay-

ers of Memphis.

the affirmative. It will stimulate capitalists vote was demanded, was that providing that State taxes. This court holds: capital invested in national bank | mere order issi vote was demanded, was that providing that the clerk of the house shall, at the commencer to give an impetus to manufactures at members to law that State tax is. This court holds:

This court holds:

First—That provision of the national bank session and control of the main batteries at law that State taxation on shares of banks each end of the line. The railroad companies

and Mississippi railroad company. Subsequent to the issue of the bonds the territory of the town of Racine was divided up be-tween the adjacent towns of Mt. Pleasant Among Demograts in congress an impression prevails that no matter whether the side of the house could vote against the rule allowing political riders. The yeas and nays were ordered, and the revised rules adopted—yeas, 122; nays, 88; nearly a party vote.

Mr. Garfield offered a resolution that the new rules go into effect next Monday.

Mr. Pleasant had thus acquired by annexation the territory of the extinguished town of Racine, then refused to pay the latter's bonds, and those suits were brought to enforce payment. This court holds that the principles of equity require the appellant towns who have succeeded to the territory and powers of the extinguished town of Racine, then refused to pay the latter's bonds, and those suits were brought to enforce payment. This court holds that the principles of equity require the appellant towns who have succeeded to the territory and powers of the extinguished town of Racine, then refused to pay the latter's bonds, and those suits were brought to enforce payment. to the territory and powers of the extinct town of Racine to pay the latter's lawful debts, and that the manner and proportion in which they are specially liable therefor may be determined by existing decisions and rules of equity. The decrees are affirmed with their existing lines on this road, and were fully prepared to resist any such attempt, and yesterday they obtained an injunction from United States Judge M'Creary restraining the Union Pacific railroad from rules of equity. The decrees are affirmed with costs and interest. The opinion was deliv-ered by Justice Clifford, Judges Field, Brad-

HIS LAST TAKE

EVANSVILLE, IND., March 2 .- For several ays past George Woods, a printer, aged about twenty-six years, has been on trial for the second time for the murder of Mrs. Millie charged. Woods procured morphine and took it during the night, and was found dead the

RIGTOUS RAWLINS

The Scene of a Couple of Murderous Affrays in which Two Ben were Killed.

morning the scene of two murderous affrays, resulting probably in the loss of two lives. turning home about five o'clock in the mernington surrendered himself and is now in

FREAKS OF THE FLAMES.

WILEEBARRE, PA., March 2.-The fire on Main street last night caused a loss o \$30,000; insurance, \$50,000.

GOULD'S GREEDY GRAB

the Telegraph Lines on the Union Pacific Railroad a Source of Much Worriment to the Western Union Telegraph Company, Whose Officers

lurden the Wires Every Night with Lengthy Legal Opinions as to what They Propose to De About it-Watching the Lines

Closely

A PULL-TANK FOR PINCHARCE.

Washington, March 2.—The following, among other decisions, were rendered by the superiors court of the United States to-day, among other decisions, were rendered by the superiors court of the United States to-day, among other decisions, were rendered by the superiors court of the United States to-day, among other decisions, were rendered by the superiors court of the United States to-day, among other decisions, were rendered by the superiors of the United States to day, and the superiors of the United States to day, and the superiors of the United States on attending the superiors of the United States of Many Individually liable for sums for which the superiors of the United States of t

of a scounded the police by the commission of a capital crime in broad noon-day and at the altar of the living God.

The question of exempting factories from taxation is just now agitating the mind of the average Mississippian. The Appeal hopes it will be decided by the legislature in broad noon-day and at the altar of the living God.

The demand for the previous question was a factories from the average Mississippian. The Appeal hopes it will be decided by the legislature in the commission of a capital crime in broad noon-day and at the altar of the living God.

Mr. Bickburn in reply emphatically demand for the previous question of the question. Waite dissenting.

No. 19—The ceople of the State of New York. No. 19—The ceople of the State of New York. No. 19—The ceople of the State of New York. This case involves a question of the demand for the previous question was seconded without division and the house by the legislature in the consideration of the question.

Mr. Frye mived to lay the "steel rail" bill the main batteries used by the main batteries used in the operation of the emain batteries used by Judge Dillon that neither of these wires, which were connected with all of the commercial offices. It is asserted by Judge Dillon that neither of these wires, which were connected with all of the commercial offices. It is asserted by Judge Dillon that neither of these wires, which were connected with all of the commercial offices. It is asserted by Judge Dillon that neither of these wires, which were connected with all of the commercial offices. It is asserted by Judge Dillon that neither of these wires, which were connected with all of the commercial offices. It is asserted by Judge Dillon that neither of these wires, which were connected with all of the commercial offices. It is asserted by Judge Dillon that neither of these wires, which were connected with all of the commercial offices. It is asserted by Judge Dillon that neither of the commercial offices.

Mr. Garfield moved an indefinite postpone the commer assumed control. The possession and con-The amendment giving the committee on commerce full jurisdiction over the river and harbor bill was agreed to without division.

The amendment giving the committee on the river and harbor bill was agreed to without division.

The amendment giving the committee on the statute of the State, therefore, which establishes a mode of assessment by which shares of national banks and Pacific lines on the Union Pacific road,

national banks.

The judgment of the New York court of appeals is reversed.

and observed up to the date of seizuire.

This omission is certainly significant. There is no pretence that the rouds last named are ILET MEMPHIANS PONDER.

No. 390—Town of Mt. Pleasant and town of Caledonia, appellants, es. Charles Beckworth; and No. 283, the town of Mt. Pleasant and town of Caledonia, appellants, es. Wm. M. Cornell et al. Executors appeal from the United States circuit court for the eastern district of Wisconsin. These were suits brought against the appellants and the city of Racine, Wisconsin, jointly, to enforce the payment of certain bonds issued by the town of Racine in aid of the Racine, Janesville and Mississippi railroad company. Subseptials is no pretence that the roads last named are in any way connected with the Union Pacific railroad company addressed a letter to the president of the Western Union telegraph company, announcing the intention of the former company to assume the control and management of all telegraph lines of the Western Union telegraph company, as well as those of the Atlantic and Pacific company already seized upon by the Union Pacific railroad, basing his action upon the opinion of Judge Dullin as to the demand of the American graph company, as well as those of the Atlantic and Pacific company already seized upon by the Union Pacific railroad, basing his action upon the opinion of Judge Dullin as to the demand of the American

Union telegraph company, already made known to the public, and closed his commu-nication with the rather startling announcebridge. The Western Union authorities were anticipating, from certain indications, that to summarily interfere with their wires on the Omaha bridge and otherwise disturb ered by Justice Clifford, Judges Field, Brad-ley and Miller dissenting on the ground that it requires new legislation to make a legal manager of the Union Pacific lines at Omaha

obligation against the new towns and justly apportion the debt,

BY JUDGE FIELD.

Judge Field, to-day, read in the supreme court a long dissenting opinion in the case decided yesterday—the Commonwealth of Virginia, upon a petition for mandamus to compel the restoration of the Reynolds prisoners to the State authorities.

manager of the Union Pacific lines at Omana and upon the Union Pacific employes on both sides of the Union Pacific rail-road company bad a force of one hundred men out last night watching the Atlantic and Pacific lines at Omana and upon the Union Pacific rail-road company bad a force of one hundred men out last night watching the Atlantic and Pacific lines at Omana and upon the Union Pacific employes on both sides of the bridge. The Union Pacific rail-road company bad a force of one hundred men out last night watching the Atlantic and Pacific lines at Omana and upon the Union Pacific rail-road company bad a force of one hundred men out last night watching the Atlantic and Pacific lines of the Union Pacific rail-road company bad a force of one hundred men out last night watching the Atlantic and Pacific lines of the Union Pacific rail-road company bad a force of one hundred men out last night watching the Atlantic and Pacific lines of the Union Pacific rail-road company bad a force of one hundred men out last night watching the Atlantic and Pacific lines of the Union Pacific rail-road company bad a force of one hundred men out last night watching the Atlantic and Pacific lines of the Union Pacific rail-road company bad a there to the points of destination. AN INJUNCTION

was obtained to-day by the Western Union Was a Fatal Dose of Morphine Found
Dead in His Cell.

Manual Dead in His Cell.

The Company restraining the Union Pacific railroad and American Union telegraph company from interfering with the Western Union wires. AT KANSAS CITY.

Yesterday the attorneys for the Western about twenty-six years, has been on trial for the second time for the murder of Mrs. Millie Hobbs in 1877. He was convicted about two years ago and sentenced for life to the penitentiary, but obtained a new trial. Last night the jury, after forty-eight hours deliberation, was unable to agree and was discovered in violation of the injunction, and to restore the lines seized in violation of the injunction, and to revise the lines seized in violation of the injunction, and to revise the lines seized in violation of the injunction, and to revise the lines seized in violation of the injunction, and to revise the lines seized in violation of the injunction, and to revise the lines seized in violation of the injunction, and to revise the lines seized in violation of the injunction, and to revise the lines seized in violation of the injunction, and to revise the lines seized in violation of the injunction, and to revise the lines seized in violation of the peniture of the week there was a quieter feeling. On Friday wheat was order demanding them to restore the lines seized in violation of the injunction, and to revise the lines or the line eration, was unable to agree and was distelegraph company. This is substantially the order made by Judge M'Crary, of the United States circuit court, in the Union Pacific case on Monday. The seigure of the lines has caused much excitement. The press here and in Kansas de-nouncing it as a high-handed and reckless nouncing it as a high-handed and reckless proceeding. The Western Union say they will resort to no revolutionary methods to secure their rights, but will rely wholly upon the courts. They ridicule the idea that a forcible possession of the lines can be maintained for any length of time, and say that the seizure is a game of bluff for the purpose of accomplishing results which could not be attained by peaceful and lawful methods.

POLITICAL POINTS. seal Elections in the State of New York Yesterday-lows Republican Convention.

Utica, March 2.—Spriggs, Democrat, was elected mayor by 622 majority. ROME, March 2 .- G. H. Weiver, Demo at, was elected justice by 380 majority. Oswago, March 2 .- E. J. Hamilton, Republican, was elected mayor by 118 majority. NEWBURGH, March 2.—The Democrats lected Abram S. Cassidy meyor by three hundred majority. POUGHEEPSIE, March 2.-Returns from nearly all the towns in Dutchess county show a large increase in the Republican vote. NEW YORK, March 2 .- Reports have been

eceived from several points, but not suffi-

cient to give the result in the State as a ELMIRA, March 2.-Alexander Dwan, Republican, was elected mayor by a majority of 508. A few hundred votes were cast for Thaddeus C. Cowan, Greenbacker. ROCHESTER, March 2.—Parsons, Republical nell has we can, was re-elected mayor by 4500 majority F. Smythe.

over Fitzsummons, Democrat and Greenback. Williams, Democrat, was elected city treasurer by 3000 majority over Bower, Republican and Greenback.

DES MOINES, March 2.—To morrow the Register will publish a call for a Republican State convention to meet on the fourteenth of April to select delegates to Chicago. WASHINGTON WAIFS.

almination of the Scandal which Lately Convulsed the National Capital—Ron. Ben Hill Sued

Interesting Cabinet Meeting—Refund-ing the Public Debt—A Showing for Chicago—The Tariff Law— Pinchback.

lead the authorities. embraced in the following schedule: A,cotton and cotton goods; B, earth and earthen ware; C, hemp, jule and flax goods; E, metals; K, wood; L, wool and woolen goods; M, sundries—except bay rum, or bay water and other perfumery of which alcohol forms a component part; rum-essence or oil, and bay rum essence or oil, fusel oil, or anylic alcohol, opium, and all preparations of opium, and playing cards. The motion was adopted—yeas, 7; nays, 6.

INTERESTING CABINET MEETING. treasury was constantly increasing, and that it was extremely difficult to circulate it owing to the convenience of silver certificates, which are invariably preferred to coin. An instance of how the government is being embarrassed by the silver certificates was given, which was to the effect that a person desiring to transport gold from San Francisco to New York would apply to the assistant reasurer at the former city for the stated amount of silver dollars in exchange for a like amount in gold, and upon receiving the for, and by mailing the certificates to New York he would avoid the cost of transporting the coin. On this account the secretary of the treasury thought that silver certificates were a great hindrance to the free circulation ment were mentioned as being very grati-

Pope regarding the alleged proposed inva-sion of the Indian Territory, brought to the attention of the cabinet, in which instrucference by the troops in case there should be an attempt made to invade the Territary. It was decided that the troops could not act independently, but must await a request from the department of the interior before proceeding to make arrests. The question was asked in the communication, "If arrests are made, what shall be done with the prisoners?" It was concluded that if arrests became too numerous to be governed by the marshal, that fact should at once be reported to army headquarters. It appears from communications that permits have been issued to persons to go into the Territory with herds. persons to go into the Territory with nerds. General Pope states that this liberty is abused. When the herders get into the Territory they build scaffolding to protect themselves from the weather while herding, and oftentimes the scaffolding is repeatedly improved until at last it becomes a settlement proved until at last it becomes a settlement. It is understood that the permits already issued for this purpose will be revoked and the practice discontinued.

SUED FOR SEDUCTION. A suit was entered in the supreme court (district) to-day by Jennie Raymond, who charges Senator Hill, of Georgia, with seduction, and claims damages in the amount of ten thousand dollars.

> WHEAT AND CORN they call their rights.

In the Leading Market of Europe for

LONDON, March 2 .- The Mark Lane Express says: "The wheat trade opened more active, with an improving tendency. The prospect last Monday was decidedly encouraging to holders, and an advance of proved sixpence to one shilling per quarter, but the advance was subsequently lost. The coast is absolutely bare of maize. Considerable business was done in wheat to arrive early in the week at three to sixponce advance, which was subsequently lost."

MISSISSIPPI LEGISLATURE. Inimportant Proceedings in Betl

Additional members have been added to the enrolling committee. All are anxious to get through by Saturday, but it is doubtful if ten days will finish the job.

Of Course, They Will. CHICAGO, March 2.—The papermakers of the northwest, representing all the principal paper manufactories in the western country, unanimously agreed to make vigorous efforts to prevent legislation by congress abolishing giving the defendant leave to file the record tariff on articles used in paper making. Another Advance in Coal.

PHILADELPHIA, March 2.—The Philadel-phia and Reading coal and iron company has ded to advance the price of coal five to forty cents a ton. Nomination Withdrawn

ALBANY, N. Y., March 2.-Governor Cor-ALBANY, N. Y., March 2.—Governor Coralso taken. Both Swan and Harriman swore
ell has withdrawu the nomination of John to having received money from White, and

BEYOND THE SEA.

be Brought before the Bar of British House of Commons to Answer the Charge of a Breach of Privilege-Patriotic Prussians.

The Man on Horseback Receiving Royal Honors in Mexico-A Quiet Day in St. Petersburg-Items of General Interest to Ameri-

can Readers.

PARLIAMENTARY COURTESY. LONDON, March 2.—in the house of com-mons to-day the chancellor of exchequer pro-posed that Grissell, who was at the last sesposed that Grissell, who was at the last session of parliament arrested for breach of privilege in having declared his ability to bribe a parliamentary committee, but who was discharged from custody on expiration of the session, be rearrested and reprimanded. In consequence of the general teeling in the house, that this would be no mild treatment, the proposal was withdrawn, and a motion unanimously passed that Grissell be arrested and brought before the bar of the house.

PATRIOTIC PRUSSIANS. BERLIN, March 2 —The reichstag to-day resolved, in accordance with Herr von Bennigsen's motion, to refer the army bill to a committee of two. Herr Staffenburg (national liberal) said that all parties are agreed as to the necessity of maintaining the defensive power of the country, but that the hands of the future parliament cught not to be bound for seven years.

for seven years.

Herr Winthorst (ultramontaine) said that all were willing to guard the integrity of the Fatherland, but the necessity for an increase of the army had not been adequately placed

they marched past. The president of the republic and other high functionaries were with the American generals, while the other balconies were crowded with ladies, including those of the visiting party. The transfer of bloodshed unless the President's order is modified so as to allow settlers to go upon the ceded lands. Lose of the visiting party. The troops were in excellent drill and marched to perfection, drawing eulogies from Grant and Sheridan. The famous Bural Guards, over one thousand strong, elicited the particular admiration of he American party. The palace square and adjoining streets were thronged with people. VERA SASSULITCH YET AT LARGE.

ST. PETERSURG, March 2.-The report of he arrest of Vera Sassulitch appears to be ustrue. It is believed her presence in St. Petersburg was published purposely to mis-RETURNED TO DUTY. Parts, March 2 -Mr. Noyes, the Ameri-

east Africa and Spain, and resumed the func-PASSED OFF QUIETLY. ST. PETERSBURG, March 2.-The illumi-

LONDON, March 2 .- An election was held commons, made vacant by the death of O'Leary, a home-ruler. Mr. Whitworth, liberal, was elected, receiving 384 votes, At the cabinet meeting to-day there was protracted discussion on financial subjects. ecretary Sherman stated that silver in the EQUIVOLENT TO AN ACCEPTANCE. LONDON, March 2 .- A Barlin dispatch says

ie reference of the army bill to a comceptance. THEODORE THOMAS,

Contrary to | Rumor, Will Not Resign

nati College of Music. CINCINN TI, March 2.-Considerable ex sitement exists in musical circles to-night ment between Theodore Thomas, directo and George Ward Nichols, president of t Cincinnati college of music. The story in brief is that Thomas, baving sent notice in management of the college as a condition of his remaining, and the demand having been efused his early withdrawal was expected President Nichols states that he and Mr homas are on excellent terms; that Mr

Thomas hasn't resigned, and that he wi fulfil! his contract, which was made for a period of five years. RED-SHIRT

Vigorously Opposes the Introduction of Railroads into His Territory,

CHICAGO, March 2.- The surveying party of the Chicago and Northwestern railroad to run its line across the Sioux reserva tried it from Fort Benton up the Cheyenne river, and were headed off by the Indians under the lead of Red-Shirt, who told ther that the attempt to carry on the survey would surveyors started from Fort George, but White Ghost, with a force of Brule Sioux, was on the ground and forced them to aban-don the effort. Bad river road runs through the reservation, and the Indians have access to it from three agencies. It is doubtful whether the party will succeed in making any survey through that country. The In dians are opposed to all such movements and announce that they will fight for what

DEATH'S DOINGS.

SURGEON-GENERAL OF THE NAVY. BALTIMORE, March 2.—Surgeon-General William Maxwell Wood, United States navy, died yesterday at his residence, Owings Mill Baltimore county, aged seventy-two. A WELL-KNOWN ACTRESS. SAN FRANCISCO, March 2 - Mrs. Mary Chapman, formerly a well-known actres died yesterday, agedesixty-seven. MIDSHIPMEN ON BOARD THE MARION. WASHINGTON, March 2. - To-day Secretary Phompson received the following cable from deo in regard to yellow-fever on the United States sloop Marion: "Wike died on the twenty-sixth ultimo; sick improving; no new cases." This death makes three of the Marion's officers and crew that have fallen by the fever. Cadet Midshipman Harvey Wike

Edison and His Duplex and Quadru-plex Instruments. Washington, February 26.—The suit of Unimportant Proceedings in Both Houses—Trying to Get Through Saturday.

Special to the Appeal.1

Jackson, March 2.—Senate.—Passed: An act to amend the laws of pleading in certain cases; to encourage the breeding of good stock (postponed); to encourage the publication of the supplemental digest of the supperme court reports; to repeal section 391 of the revised code. This act tallies with the remainder of the code, which is extremely unfinished.

Washington, February 26.—The suit of Thomas A. Edison and George Harrington against the Western Union telegraph company for an injunction against the use of the duplex and quadruplex telegraph transmitters, which Edison invented in 1875, was argued in the District supreme court before Judge James to-day, on the plea of the defendant. Messrs. J. H. Ashford and Matt H. Carpenter appeared in support of the plea, and Messrs. J. H. B. Latrobe and R. D. Mussey for the bill. The former argued that the pendency of a similar suit in the United States circuit court at New York barred the one here, and counsel unfinished.

House.—A bill settling the controversy between the State and the Mobile and Ohio patible, being for infringements of his patents in different places. The suit arises patents in different places. from Edison having contracted to sell the consequence is the road pays to the State about twenty-five thousand dollars tax yearly.

The discussion over the bill was spirited.

patent for twenty-five thousand dollars and two hundred and thirty-three dollars royalty on each circuit to the company, on two hundred and thirty-three dollars royalty on each circuit to the company, on which he received five thousand dollars on account, and afterward discr concluded with Harrington in 1880 had agreed not to sell his inventions without the latter's consent. The company had in

the meantime put the transmitters into use aud retained them, announcing their readiness to perform the contract. The court took The Maine Bribery |Case. AUGUSTA, March 2 .- The investigation of the Walface R. White bribery case was continued by the legislative committee this afternoon and evening. The cross examina-tion of E. B. Swan was resumed. The tes-timony of Solon Chase and Harriman was

vious statements. White and Chase testified to their knowledge of the part others took in consenting to receive one thousand dollars from White, in consideration took in consenting to receive one thousand dollars from White, in consideration resigning their election certificates. Swan said he was willing to deliver the money to White if he calls for it, confesses he paid it, and acknowledges who gave it to him. Otherwise, he would give it to a charitable institution. Harriman testified that the one thousand dollars he received from White was now in the hands of his (Harriman's) brother. He took it to detect crime and not for gain, and holds it subject to the order of the man who paid it.

FIRE AT BRINKLEY.

Hotel and Offices of the Railroad and Express Company Destrayed.

All the Books, Papers and Valuable in Both Offices Burned. BRINKLEY, ARK., March 3, 2 A. M.-The

Brinkley hotel, owned by Gunn & Black. aught fire at twelve o'clock to-night. Origin of the fire unknown. Loss about ten thousand dollars; no insurance. The hotel was crowded with travelers and many barely escaped with their lives. The west end was occupied as an office by the Southern express company and the Memphis and Little Rock railroad company. All parers and val-uables were destroyed.

READING THE BIOT AUT Fo the Would be Immigrants to Okla-homa-Sound and Fury which will Avail Nothing.

power of the country, but that the hands of the future parliament ought not to be bound for seven years.

Herr Winthorst (ultramontaine) said that all were willing to guard the integrity of the Fatherland, but the necessity for an increase of the army had not been adequately placed before the house.

Herr Bebei (socialist) declared that if an enemy should threaten Germany the social democrats would join in expelling the vader.

CITY OF MEXICO, March 2.—To-day a grand review of the troops stationed in the capital was given in honor of Generals Grant and Sheridar, who stood on the balcony of the ambassador's hall at the palace while they marched past. The president of the

O'KEEFE—Of diphtheria, March 2, 1880, CRAS. O'KEEFE, in the forty-sixth year of his age. | Balti more papers please copy. | Funeral will take place from his late residence No 24 Causey street, this (WISDNESDAY) afternoon

MALARIA

ety of Ague, Fever and Ague, and Chills and Fever, and leave no bad trace or disorder in the system, has been discovered by one of America's greatest (Themists. This preparation or principle is known by the name of CLIFFORD'S FEBRIFUGE. Being entirely free from minerals or other deleterious materials, it accomplishes its work poisonous effects on the system; it enters into the circulation and destroys all malatressing after-sensations, such as fullness and partial deafness. It is a question of It enters the circulation and utterly dethe body worn down by disease. It is Nafrom malarial poison. Palatable, Power ful. Antiperiodic and Tonic, it never falls gestive Chills, Billous Fever, Periodical Neuralgia, and all diseases of malarial

origin. The only article known that will the system. J. C. RICHARDSON, Sole Proprietor. General Agents, RICHARDSON & CO., Wholesale Druggists, St. Louis. SOLD BY ALL PROMINENT DRUGGISTS.

MALARIA

A. O. U. W. CHICKASAW LODGE, No. 40. A. O. U. W—The regular meeting of this lodge will be held this (WEDN SSDAY) evening, at 7:30 o'clock, A full attendance is requested. By order NICHOLAS WILLIAMS, M. W. C. MUNDINGER, Recorder

Attention! THOMAS QUINN, alias John Sledge, is no ion authorized to collect money for the Memp cost.

CARL KOCH & CO.,

Masonie Notice. ELIA SOOTT LODGE, No. 289—Will hold a stated communication this (WEDNESDAY) evening, March 3, 1880, at 7.30 o'clock, in the Masonic Temple. By order G. V. RAMBAUT, W.M. Unity Lodge, No. 217, K. of H. new cases." This death makes three of the Marion's officers and crew that bave fallen by the fever. Cadet Midehipman Harvey Wike was a native of Illinois, and was appointed to the naval academy from that State, September 18.18. By order of the logge.

A. B. HILL, Reporter.

Palace Spo 259-5 8

newstyles FINE GOODS!

Largest Assortment! Fine Qualities! All Shapes! Beaver, Felt and Silk

HATS!

LEIDY'S. presented the details already shown in pre-Opposite Court Square.

Important Announcement

Assortment of Choice Goods which has ever been displayed in this city. Our resident buyers in the East--- Messrs J. A. & J. S. Menken, with a corps of assistants---furnish us from day to day with the freshest from the Looms of this country and the most striking novelties as they arrive from Europe. Silks, fine Dress Goods, House Furnishing Goods, Gloves, Laces, and Embroideries in the greatest variety.

ON THE SECOND FLOOR WE DISPLAY everything useful and new in Ladies' and Children's Ready-Made Gar-

ments, Corsets, Infants' Outfits, Etc.

COR. MAIN AND COURT STREETS.

Our Prices must naturally be the Lowest, having purchased heavily before the

The Balance of the Stock of Walker Bros. & Co. must be Closed Out within the next THIRTY DAYS. The Entire Stock is offered fully 50 per cent. below present value.

S.VENDIG, Assignee WALKER BROS. & CO., 229 MAIN ST., Clay Building.

STORE FOR RENT. FIXTURES FOR SALE.

WHOLESALE Grocers, Cotton Factors,

AND SALT AGENTS No. 9 Union screet. : : : : Memphis, Tenn. Z. N. ESTES, late Estes, Fizer & Co. | JAS. H. DOAN, Memphis, Tenn.

ESTES, DOAN & CO Wholesale Grocers, Cotton Factors

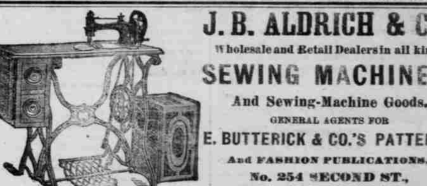
Nos. 113 and 13 Union Street, Memphis.



THE LATEST ADDITIONS-Handsome Nickel-plated Ornaments. Elegant Nickel-plated Towel Rack H. WETTER & CO.

W.B.GALBREATH&Co COTTON FACTORS.

11 Union St., Memphis Tour Warehouse (Mutual Storage Company) is now open, ready to receive cotton, on which we will make liberal cash advances.



J. B. ALDRICH & CO. SEWING MACHINES! And Sewing-Machine Goods. GENERAL AGENTS FOR E. BUTTERICK & CO.'S PATTERNS

IRVING BLOCK, MOORE, BASSETT & CO

Doors, Sash, Blinds, Moldings, Lumber, Lath and Shingles, 351-353-359 Second street. : Memphis, Tenu.

DILLARD, COFFIN & CO.

Cotton Factors and Wholesale Grocers, 260-262 Front street, Memphis.

J. M. Arbuckie. J. W. Richardson, T. J. Cowgill,

Wholesale Grocers & Cotton Factors.

HENRY FRANK. FADER, FRANK & CO. Wholesale Grocers, Cotton Factors

294 Front street. Memphis. Tenn.